## **EXHIBIT B**

APPEAL, PATENT

## United States District Court District of Massachusetts (Boston) CIVIL DOCKET FOR CASE #: 1:05-cv-12424-WGY

Proveris Scientific Corporation v. Innovasystems, Inc.

Assigned to: Judge William G. Young

Case in other court: Federal Circuit, 07–01428

Federal Circuit, 11-01043

Federal Circuit, 13-01166

Cause: 35:145 Patent Infringement

Date Filed: 12/02/2005 Jury Demand: Both Nature of Suit: 830 Patent Jurisdiction: Federal Question

Date Filed	#	Docket Text
09/05/2012	266	ELECTRONIC Clerk's Notes for proceedings held before Judge William G. Young: Bench Trial Day Two held on 9/5/2012. P–3 resumes the stand and is questioned by the Court. The plaintiff rests. The defendant moves orally for partial judgment – denied. Motion for Summary Judgment is denied as untimely. The defendant's evidence commences with D–1, David Kenealy, D–2, John Waters. Both parties rest. Oral Motion to strike is allowed. Closing arguments are made. The Court makes Findings and Rules the violation was willful and a disgorgement of profits is a proper measure of the damage. The Court excludes the post–bankruptcy sales and pre–bankruptcy sales over seas – these rulings are not preclusive to Proveris from seeking disgorgement of these profits through a jury trial. Gross profits are appropriate and the Court makes a finding of \$878,205.00 to Proveris. Proveris is entitled to reasonable costs and attorney's fees. Motions to be filed by 10/5/2012. Agreed upon modification – further sales of offending product or any change must be pre–cleared by the Court in a motion with service made on the other side. The Court does not adopt the plaintiff's request to appoint a receiver. (Court Reporter: Donald Womack at womack@megatran.com.)(Attorneys present: Farina and Polk for the pltf., Posillico, Horne and Carroll for the deft.) (Gaudet, Jennifer) (Entered: 10/03/2012)